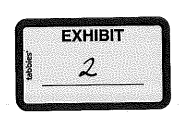
IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS, EASTERN DIVISION

Bennie Starks,)
Plaintiff,)
v.) No. 09 C 348
City of Waukegan, and Present and Former Waukegan Police Department Officials Lieutenant Urbancic, W. Biang, P. Stevenson and D. Deprez; the Special Representative for Deceased former Waukegan Police Department Officer M. Juarez; Dr. Carl Hagstrom, Dr. Russell Schneider, Sharon Thomas-Boyd and Northeastern Illinois Regional Crime Laboratory, formerly known as Northern Illinois Police Crime Laboratory,	Judge Gary Feinerman Judge Gary Feinerman Judge Gary Feinerman Judge Gary Feinerman
Defendants.)

AFFIDAVIT OF DAVID DEPREZ

I, DAVID DEPREZ, state that I have personal knowledge of all the facts which follow and, if called, I could testify to the following:

- 1. I served as a police officer for the City of Waukegan, Lake County, Illinois. I am now retired.
- 2. In January of 1986, I was an officer assigned to the Detective Bureau in the Waukegan Police Department.
- 3. On January 25, 1986, I administered Miranda warnings to Bennie Starks at the Waukegan Police Department.
 - 4. I do not have any training or experience in serology or forensic odontology.
- I did not have discussions with co-Defendants, Sharon Thomas-Boyd, Drs.
 Hagstrom or Schneider, concerning their methods, and procedures or findings.



6. I accurately reflected all of my activities in the police reports that I authored in this case including the statements made to me by Bennie Starks.

Under penalties of perjury pursuant to 28 U.S.C.A. § 1746, I, David Deprez, affirm I have read the foregoing document and the facts made herein are true, correct and complete to the best of my knowledge and belief.

David Deprez